 GRC Use Only	

New Jersey Government Records Council **Denial of Access Complaint**

Please read these instructions before completing this form:

- This form is to be used only for claims of denial of access to government records that you want the Government Records Council (GRC) to decide. Your request must have been made on or after July 8, 2002 under "OPRA," the Open Public Records Act (N.J.S.A. 47:1A-1 et seq.).
- <u>Please print</u> or type your responses, and provide ALL information requested. Incomplete forms will delay processing. This form is available in downloadable format from the GRC web site at www.nj.gov/grc.
- Only one complaint is required for each OPRA request form, regardless of the number of documents sought in the request.
- The GRC recommends that you keep a copy of this complaint for your own files.

• MAIL, FAX, OR E-MAIL THIS COMPLAINT AND ALL SUPPORTING DOCUMENATION TO:

Government Records Council Fax: (609) 633-6337
PO Box 819 E-mail: grc@dca.state.nj.us

Trenton, NJ 08625-0819

About the Requester of the Records:

Full Name:	
Mailing Address:	
City: State:	ZIP
Please provide a phone number at which GRC staff can contact between 8 A.M5 P.M., Monday-Friday:	t you
Fax Number:	
E-Mail Address:	
If you are represented by an attorney in this matter, please prov	vide:
Name:	Phone Number:
Address:	Fax Number:
E-mail Address:	
If you are an attorney who requested records and are filing this	s complaint on behalf of a client , please state the client's name:
2. About the Custodian of Records:	
	1.
Name of the public agency from which records were requested	
Name of custodian on whom records request was submitted:	
Telephone Number:	E-Mail address (if used):
Name of custodian who denied records request (if different from above):	
Telephone Number:	E-Mail address (if used):

Denial of Access Complaint

Fax Number:

GRC Denial	of	Access	Com	plaint
-------------------	----	--------	-----	--------

GPC Lico Only	

3. About the Record Request:
Date your records request was provided to the custodian:
Did you receive a reply to your request? Yes No
If so, state the date your request was denied:
Have you previously filed a complaint with the GRC concerning the record request that is subject of this complaint?
Yes No
If yes, provide the GRC complaint number and a copy of the GRC decision in the matter.
Date: Complaint No.:
Have you spoken with or written to the GRC about the record request that is subject of this complaint?
Yes
Have you filed an action in the N.J. Superior Court concerning the record request that is subject of this complaint?
No Yes If Yes, Docket Number:
4. Offer of Mediation (please refer to the attached documents for details):
Are you interested in participating in mediation? Yes \(\square\) No \(\square\)
5. Documents to submit with this Form:
□ Complete the attached Records Denied List to describe the records to which you were denied access.
Attach a copy of the OPRA Records Request form you filed with the public agency and any correspondence between you and the record custodian(s) or custodial agency staff that concern the portion of your OPRA request that was denied. Be sure to include any e-mail, memoranda, phone messages, or any other document such as affidavits, or certifications related to the request and the denial.
Summarize the facts of this complaint by writing the content, time and date of any interaction you had with a custodian regarding the OPRA records request that is the subject of this complaint. Use the attached Detail Summary for this purpose.
□ Provide any legal arguments, allegations or other information you would like the GRC to consider in decidir this complaint. Use the attached Detail Summary for this purpose.
□ Sign the Agreement to Mediate if you wish to participate in the mediation process.
6. Verification of Complaint:
By signing this complaint, I affirm that:
• I am the person who submitted the OPRA request for records which is the subject of this Complaint;
 The information I have provided is true to the best of my knowledge and belief;
• The documents submitted with this Complaint are true copies of material which I believe is relevant to my claim;
 I am not seeking disclosure of any personal information pertaining to the victim of any crime committed by r which is an indictable offense under the laws of the State of New Jersey, or any other State, or pertaining to t family of that victim; and
• I am simultaneously providing a copy of this complaint to the Custodian of Records.
Signature (required) Date

New Jersey Government Records Council Denial of Access Complaint - Detail Summary

Use this form to summarize the content, time and date of any conversations regarding this complaint, along with the names of the participants and any witnesses.

New Jersey Government Records Council Denial of Access Complaint – Records Denied List

Name of Complainant:

Please fill ou given for de	at this form describing the record (or portion of it) to which a nial of access. Submit additional pages if necessary.	ccess has been denied, the response to your request, including the reason
Item#	Description of record (or portion)	Response to request

This is page _____ of ____.

Using Mediation to Resolve Complaints

The Mediation Option

The New Jersey Government Records Council offers the mediation services of the New Jersey State Office of Dispute Settlement to resolve disagreements arising from a request for government records. A trained, neutral mediator is available to assist the parties – the person who was allegedly denied access to a government record and the custodian who allegedly denied access -- reach a mutually acceptable resolution to their differences.

❖ What is Mediation?

Mediation is an informal, non-adversarial, voluntary problem-solving process. The purpose of the mediation is to:

- i. Promote discussion between the parties,
- ii. Assist parties to develop and exchange pertinent information and data concerning the issues in dispute, and
- iii. Assist parties to develop proposals that will enable them to arrive at a mutually acceptable outcome.

The mediator is an impartial, third party whose purpose is to help frame the issues, focus discussion, clarify points of agreement and disagreement, and assist parties in considering options to resolve the dispute. The mediator is not a judge and has no authority to determine the merits of the complaint or the outcome of the mediation, nor does a mediator act as an advocate for any party to the dispute. Ultimately, the parties control whether and how the dispute is resolved.

❖ Features of Mediation:

Voluntary - Both parties must agree to participate in mediation. Any party to the mediation may withdraw at any time by notifying the mediator and all other parties involved. The mediator can also terminate the process at any point if it appears that further mediation would be unproductive. Settlement, too, is entirely voluntary. If a settlement is reached, however, the mediator will assist the parties in putting their agreement into written form. Once all parties sign a Mediation Settlement Agreement, it becomes binding and all parties are obligated to fulfill the promises made in the Agreement.

Confidential - Information that is disclosed in the course of mediation and not otherwise obtainable is confidential, for settlement purposes only, and cannot be used in any future proceeding unless expressly agreed to by the parties. The only information that will be transmitted to the Government Records Council is a final Mediation Settlement Agreement - if the parties reach one. No record of the proceeding - stenographic, electronic or otherwise - will be made. Parties will not be bound by anything said or done in mediation unless and until there is a written Mediation Settlement Agreement.

Informal - Mediation is not a legal proceeding. There will be no testimony or witnesses, and rules of evidence do not apply. Rather, mediation is informal and aimed at reaching terms agreeable to both parties.

Why Consider Mediation?

No cost - Mediation is free to both parties. If both parties agree to try mediation, there is no obligation for the custodian to formally respond to the complaint, or for the person requesting records to prepare testimony.

Prompt, convenient and private - Mediation takes place at a mutually agreed upon time and place; the mediation session is a private, informal discussion.

No representation necessary - Although the parties may each bring a legal representative. It is essential however, that participants in the mediation have decision-making authority, that is, the ability to commit to a settlement, or in the case of the custodian, to obtain such authority by telephone.

Parties control the outcome - Parties negotiate the terms that meet their interests. Parties will not be bound by anything said or done at the mediation unless a Mediation Settlement Agreement is signed. In addition, parties do not waive any of their rights by coming to mediation, nor will they be sanctioned for not participating or not reaching agreement.

How does Mediation Work?

Once both parties sign the *Agreement to Mediate*, the Government Records Council will refer the case to the New Jersey Office of Dispute Settlement ("ODS"). A mediator will contact the parties to conduct an initial conference call to describe the mediation process, to identify the people with decision-making authority who need to be present at the mediation session, to provide the mediator with a brief overview of the issues, and to schedule the mediation. It is the responsibility of each party to notify their legal representative, if any, of the pending mediation session.

The mediator opens the mediation session by describing his or her role as an impartial, third party and explaining the mediation procedure. Each party then will have an opportunity to discuss issues of concern. The mediator will meet jointly and separately with the parties to further the exchange of information, to help parties understand one another's perspective, and to explore settlement options.

If settlement is reached, the terms of the agreement will be reduced to writing and signed by the parties. A copy of the Mediation Settlement Agreement is given to each party and to the GRC. If there is no agreement, the matter will be referred back to the GRC without comment.

❖ Who are the Mediators?

ODS provides statewide neutral, third party mediation services to promote the use of means other than litigation to resolve—disputes affecting the public interest. Mediators are professionally trained in dispute resolution. ODS administers the mediation program under an interagency agreement with the GRC pursuant to the Open Public Records Act (N.J.S.A. 47:1A-1 et seq.).

For more information

For more information about mediation or if you have any questions please contact:

Fran Snyder NJ Office of Dispute Settlement P.O. Box 850 Trenton, NJ 08625

Voice: (609) 292-1773 Fax (609) 292-6292 NJ Government Records Council P.O. Box 819 Trenton, N.J. 08625

Voice: (609) 292-6830 Fax: (609) 633-6337

Web Address: http://www.nj.gov/grc

New Jersey Government Records Council Agreement To Mediate (Complainant)

By participating in mediation, I and my representative (if any) agree:

- 1. To engage in a good faith effort to resolve the above referenced complaint filed with the Government Records Council ("GRC") concerning access to records or related matters described in the Complaint;
- 2. That all discussions and documents arising during mediation are confidential unless otherwise legally obtainable. Documents provided in mediation cannot be used in a GRC hearing or appeal from a GRC determination unless those documents are public records or the party with control over the documents consents to their use in such a proceeding. Conversations with the mediator or with the other party during mediation will not constitute statements that can be used in a later GRC hearing or appeal from a GRC determination;
- 3. That I will not subpoen the mediator to testify or to produce any mediation materials whatsoever following the mediation. I acknowledge that the mediator(s) will not testify on behalf of any party in any pending or future administrative or judicial proceeding, or disclose any information obtained during mediation unless the parties expressly consent to such disclosure, or unless law or court order requires disclosure. I further agree that the mediator(s) will be held harmless for any claim arising from the mediation process;
- 4. That the mediation session will not be recorded (either video or audio) and that no transcript of the session will be produced;
- 5. That the mediator will not decide who is right or wrong, and that I shall not ask the mediator to act as my advocate. I acknowledge that the mediator will try to help the parties reach their own resolution of this dispute by encouraging discussion;
- 6. That each party has a right to have a representative with them during mediation;
- 7. That when a settlement is reached, it shall be put in writing and signed, and shall be binding upon all parties to the agreement. A copy shall be provided to the GRC. If the complaint is not resolved during mediation, the complaint will be transferred to the GRC for further processing.

Name of Complainant (Please Print)	Signature of Complainant	Date
Complete below only if using a representative:		
Name of Complainant's Representative (Please Print)	Signature of Complainant's Representative	Date